

AN ORDINANCE to amend and reordain Section 20-37, subparagraphs (2), (3,) and (4) of the second paragraph of Section 20-38, subsections (1), (2) and (3) of subsection (d) of Section 20-39, the first paragraph of Section 20-40, Section 20-41, Section 20-42, Section 20-43, the first paragraph of Section 20-44, subsections (a) and (b) of Section 20-45,, paragraphs one through thirteen of Section 20-46, Section 20-47, the first paragraph of Section 20-48, Section 20-49, the first paragraph of Section 20-50, the first and second paragraphs of Section 20-51, Section 20-52, the first paragraph of Section 20-53, the first paragraph of Section 20-54, Section 20-55, Section 20-56, Section 20-57, Section 20-58, Section 20-59, Section 20-60, Section 20-61, Section 20-62, Section 20-63, Section 20-64, Section 20-65, Section 20-66, Section 20-67, Section 20-68, Section 20-69, Section 20-70, Section 20-71 and Section 20-72, all of Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1953, as amended; which Chapter 20 relates to LICENSES, which Article II relates to REGULATORY LICENSES; which Section 20-37 relates to AERATED OR DRINKING WATER and the LICENSE TAX RATE therefor; which Section 20-38 relates to ALCOHOLIC BEVERAGES--GENERALLY, which second paragraph relates to LICENSE TAX RATE and which subparagraphs (2), (3) and (4) thereof relate to the license tax rates for WINERY, BREWERY and BOTTLER'S LICENSES, respectively; which Section 20-39 relates to ALCOHOLIC BEVERAGES--BEVERAGES OF NOT MORE THAN THREE AND TWO-TENTHS PER CENT ALCOHOL, which subsection (d) thereof relates to LICENSE TAX RATES, and which subsections (1), (2) and (3) thereof relate to license tax rates for MANUFACTURERS, BOTTLERS, and WHOLESALERS, or DISTRIBUTORS respectively; which Section 20-40 relates to BOARDINGHOUSES AND ROOMING HOUSES and which first paragraph thereof relates to the LICENSE TAX RATE; which Section 20-41 relates to BOOK AGENTS and the LICENSE TAX RATE therefor; which Section 20-42 relates to BOOTBLACKS and the LICENSE TAX RATE therefor; which Section 20-43 relates to CAMP SITES AND TRAILER PARKS and the LICENSE TAX RATE therefor; which Section 20-44 relates to CARNIVALS, CIRCUSES, MENAGERIES, SIDE SHOWS, TENT SHOWS, RODEOS, ANIMAL SHOWS, FESTIVALS, FIESTAS, etc.--GENERALLY and which first paragraph thereof relates to the LICENSE TAX RATE; which Section 20-45 relates to CARNIVALS, CIRCUSES, MENAGERIES, SIDE SHOWS, TENT SHOWS, RODEOS, ANIMAL SHOWS, FESTIVALS, FIESTAS, etc.--SPONSORED BY NONPROFIT BENEVOLENT, RELIGIOUS, EDUCATIONAL, etc., ORGANIZATIONS, and which subsections (a) and (b) relate to LICENSE TAX RATES; which Section 20-46 relates to COIN-OPERATED DEVICES--SLOT MACHINES and which paragraphs one through thirteen thereof relate to the LICENSE TAX RATES; which Section 20-47 relates to COIN-OPERATED DEVICES--SLOT MACHINE OPERATORS and the LICENSE TAX RATE therefor; which Section 20-48 relates to COIN OPERATED DEVICES--MERCHANTS PLACING VENDING MACHINES and which first paragraph thereof relates to the LICENSE TAX RATE: which Section 20-49 relates to COIN-OPERATED DEVICES--COIN-OPERATED RADIOS AND TELEVISION SETS IN HOTEL ROOMS, etc. and the LICENSE TAX RATE therefor; which Section 20-50 relates to DANCE HALLS and which first paragraph thereof relates to the LICENSE TAX RATE; which Section 20-51 relates to DETECTIVE AGENCIES, DETECTIVES AND WATCHMEN and which first and second paragraphs thereof relate to the LICENSE TAX RATES; which Section 20-52 relates to DUMPS AND FILLING IN LAND and the LICENSE TAX RATE therefor; which Section 20-53 relates to EXHIBITIONS OR PERFORMANCES and which first paragraph thereof relates to the LICENSE TAX RATE; which Section 20-54 relates to FORTUNETELLERS, PHRENOLOGISTS, etc. and which first

paragraph thereof relates to the LICENSE TAX RATE; which Section 20-55 relates to GOLD AND SILVER BUYERS and the LICENSE TAX RATE therefor; which Section 20-56 relates to JUNK CANVASSERS and the LICENSE TAX therefor; which Section 20-57 relates to JUNK DEALERS and the LICENSE TAX RATE therefor; which Section 20-58 relates to LABOR AGENTS and the LICENSE TAX RATE therefor; which Section 20-59 relates to LIGHTNING ROD AGENTS and the LICENSE TAX RATE therefor; which Section 20-60 relates to LOAN BROKERS and the LICENSE TAX RATE therefor; which Section 20-61 relates to LOCKERS FOR PARCELS OR BAGGAGE and the LICENSE TAX RATE therefor; which Section 20-62 relates to MEDICINE VENDORS and the LICENSE TAX RATE therefor; which Section 20-63 relates to PAWNBROKERS and the LICENSE TAX RATE therefor; which Section 20-64 relates to PEDDLERS, HAWKERS AND HUCKSTERS and the LICENSE TAX RATES therefor; which Section 20-65 relates to PIANO TUNERS and the LICENSE TAX RATE therefor; which Section 20-66 relates to PISTOL DEALERS and the LICENSE TAX RATE therefor; which Section 20-67 relates to SHOOTING GALLERIES, etc. and the LICENSE TAX RATE therefor; which Section 20-68 relates to SOUND TRUCKS and the LICENSE TAX RATE therefor; which Section 20-69 relates to TICKET SCALPERS and the LICENSE TAX RATE therefor; which Section 20-70 relates to TOURIST HOMES and the LICENSE TAX RATE therefor; which Section 20-71 relates to TRANSIENT DEALERS and the LICENSE TAX RATE therefor and which Section 20-72 relates to WALL AND BULLETIN SIGN PAINTERS AND BILLPOSTERS and the LICENSE TAX RATE therefor.

THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:

Section 1. That Section 20-37, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-37. Aerated or drinking water.

Manufacturers or bottlers of aerated or drinking water shall pay for the privilege of doing business in the city, an annual license tax of sixty dollars, unless such business is conducted in connection with the manufacturing business for which a license tax is imposed under the provisions of sections 20-73 to 20-87 of this Code, relative to nonregulatory licenses, in which case the latter tax shall govern.

Section 2. That subparagraphs (2), (3) and (4) of the second paragraph of Section 20-38, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby are amended and reordained to read as follows:

- (2) For each winery license, \$600.00.
- (3) For each brewery license, \$600.00.
- (4) For each bottler's license, \$360.00.

Section 3. That subsections (1), (2) and (3) of subsection (d) of Section 20-39, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby are

amended and reordained to read as follows:

(1) The annual tax on manufacturers' licenses, which shall authorize the licensees to manufacture beverages and to sell the same in barrels, bottles or other closed containers to other persons for resale only, shall be \$600.00.

(2) The annual tax on bottlers' licenses, which shall authorize the licensees to receive shipments of beverages in barrels or other closed containers and to bottle and sell the same to other persons for resale only, shall be \$360.00.

(3) The annual tax on wholesalers' or distributors' licenses resident or nonresident, which shall authorize the licensees to sell beverages in barrels, bottles or other closed containers to other persons for resale only, shall be \$300.00. A suitable tag shall be furnished for each truck or vehicle, which shall at all times be kept attached thereto.

Wholesalers or distributors not using trucks or vehicles for delivery of beverages shall pay an annual license tax of \$240.00.

Section 4. That the first paragraph of Section 20-40, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Each person conducting or operating a boardinghouse or rooming house within the city shall pay for the privilege for facilities available to more than four persons an annual license tax of \$12.00, plus \$2.40 for each sleeping or eating facility available in excess of four.

Section 5. That Section 20-41, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-41. Book agents.

Book agents selling directly to consumers shall pay for the privilege of doing business in the city an annual license tax of \$120.00.

Section 6. That Section 20-42, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-42. Bootblacks.

Bootblacks or shoe shining parlors which are located in the city shall pay for the privilege of doing business an annual license tax of \$12.00 for the first chair or seat and \$3.60 a piece for each additional chair or seat, but in no event shall the total tax exceed \$60.00.

Section 7. That Section 20-43, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-43. Camp sites and trailer parks.

All persons operating a camp site or trailer park in the city shall pay for the privilege an annual license tax measured by \$9.60 for each trailer coach lot as defined in section 38-1 of this Code in the camping site or park.

Section 8. That the first paragraph of Section 20-44, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Carnivals, circuses, menageries, side shows, tent shows, rodeos, animal shows, festivals, fiestas, and shows or amusements of like nature, for the privilege of doing business in the city, shall pay in advance a license tax of \$1,200.00 per day or \$7,200.00 per week. No rebate shall be allowed for any reason. No waiver of this tax shall be made or passed for any reason.

Section 9. That subsections (a) and (b) of Section 20-45, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby are amended and reordained to read as follows:

(a) Carnivals, circuses, menageries, side shows, tent shows, rodeos, animal shows, festivals, fiestas and shows or amusements of like nature which are sponsored by nonprofit benevolent, religious, educational, patriotic or charitable organizations shall pay in advance for the privilege of doing business in the city a license tax of \$120.00 for the first day and \$60.00 for each day thereafter. No rebate shall be allowed for any reason. No waiver of this tax shall be made or passed for any reason.

(b) Carnivals, circuses, menageries, side shows, tent shows, rodeos, animal shows, festivals, fiestas and shows or amusements of a like nature which are managed by nonprofit benevolent, religious, educational, patriotic or charitable organizations shall pay in advance for the privilege of doing business in the city a license tax of \$30.00 for the first day and \$30.00 for each day thereafter. No rebate shall be allowed for any reason. No waiver of this tax shall be made or passed for any reason.

Section 10. That paragraphs one through thirteen of Section 20-46, Article II, Chapter 20 of The Code of the City of Alexandria,

Virginia, 1963, as amended, be and the same hereby are amended and reordained to read as follows:

Any person having anywhere in the city a slot machine of any description into which are inserted nickels or coins of larger denominations to dispose of articles of merchandise, or for the purpose of operating devices that operate on the coin-in-the-slot principle, used for gain, except a pay telephone, shall pay for the privilege of having each such slot machine or device, as the case may be, a license tax of \$42.00 per year, except as follows:

On such coin-operated musical machines or musical devices that operate on the coin-in-the-slot principle, there is hereby levied a license tax of \$12.00 per year for each such machine or device.

On such coin-operated machines or devices used for washing or drying, there is hereby levied a license tax of \$6.00 per year for each such machine or device.

On such vending machines as are used solely for the sale of agricultural products, soft drinks or cigars, there is hereby levied a license tax of \$6.00 per year for each machine.

On such vending machines as are used solely for the sale of candy and operated on the premises of moving picture or other theaters, there is hereby levied a license tax of \$12.00 per year for each machine.

On such vending machines as are used for the sale of candy and operated on the premises of any person conducting any other lawful business other than a theater, there is levied a license tax of \$18.00 per year for each machine.

On such vending machines operated on premises for which a state tobacco retailer's license has been obtained and used solely for the sale of cigarettes, there is hereby levied a license tax of \$6.00 per year for each machine, plus \$0.35 for each \$100.00 of the gross receipts taken through each such machine.

On such machines used solely for selling shoe strings, chewing gum, peanuts, peanut candy and for weighing machines, there is hereby levied a license tax of \$6.00 per year for each machine.

On such machines used solely for selling postage stamps, there is hereby levied a license tax of \$2.40 per year for each machine.

On miniature pool tables, in the operation of which nickels or coins of larger denominations are used, there is hereby levied a license tax of \$18.00 for each such table.

On amusement machines operated by insertion of one cent, there is hereby levied a license tax of \$24.00 per year for each such machine.

On vending machines operated by the insertion of one cent, there is hereby levied a license tax of \$3.60 per year for each machine.

On such coin-operated machines or devices used for shining shoes and more commonly known as shoe shine machines, there is hereby levied a license tax of \$6.00 per year for each such machine or device.

Section 11. That Section 20-47, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-47. Coin-operated devices--Slot machine operators.

Every person selling, leasing, renting or otherwise furnishing slot machines to others, or placing a slot machine with others, shall be deemed to be a slot machine operator. Every slot machine operator, as herein defined, shall pay for the privilege of doing business in the city an annual license tax of \$1,200.00. The license tax imposed by this section is not in lieu of, but in addition to the other license taxes imposed by the preceding or the following sections; provided, that the slot machine operator's license imposed by this section shall not apply to operators of weighing machines, automatic baggage or parcel checking machines, washing or drying machines or to vending machines so constructed as to do nothing but vend merchandise or postage stamps or to machines which provide service only or to musical machines or devices or to viewing machines or photomat machines or to devices or machines affording rides to children.

Section 12. That the first paragraph of Section 20-48, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Every person engaged in the business of selling goods, wares and merchandise in the city through the use of coin-operated vending machines and who gives the required bond and receives a state license under the provisions of sections 58-362 to 58-369.1, Code of Virginia, shall pay for the privilege of doing business in the city an annual license tax of \$30.00 plus \$0.35 for each \$100.00 of the gross receipts in excess of \$8,570.00 taken through such vending machines.

Section 13. That Section 20-49, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-49. Coin-operated devices--Coin-operated radios and television sets in hotel rooms, etc.

On every coin-operated radio or television set installed in a hotel room, hospital room or other place or in booths or on tables or counters in eating places, there is hereby levied an annual license tax of \$3.60 on each radio or television set. If the radio or television set installation is so arranged that more than one radio or television mechanism is assembled in one cabinet, each such mechanism shall be construed a separate radio under this section.

Section 14. That the first paragraph of Section 20-50, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

For the privilege of conducting a dance hall where an admission fee is charged or where a charge is made for dancing, all persons shall pay a license tax of \$18.00 per night; provided however, that social organizations, fraternities, clubs and similar organizations which hold dances in buildings owned by them may pay in lieu of the above tax \$60.00 per annum in advance.

Section 15. That the first and second paragraphs of Section 20-51, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby are amended and reordained to read as follows:

Every agency or person furnishing detectives, watchmen or detective or watchmen services for compensation shall pay for the privilege an annual license tax of \$60.00 where not more than two persons are employed and \$12.00 for each additional person employed in excess of two.

Every person engaged in detective work and not employed by an agency or person licensed above shall pay for the privilege an annual license tax of \$60.00, but for the purpose of this section, a person performing the service of a watchman only, shall not be construed to be engaged in detective work and a person employed only to keep a business or the merchandise of a business under surveillance to prevent theft, shall not be construed to be engaged in detective work.

Section 16. That Section 20-52, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the

same hereby is amended and reordained to read as follows:

Sec. 20-52. Dumps and filling in land.

Persons operating private dumps or engaged in filling in land with waste materials, for which a charge is made for the privilege of disposing of waste materials on the land involved, shall pay for the privilege an annual license tax of \$360.00.

Section 17. That the first paragraph of Section 20-53, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

On every indoor exhibition or public performance in the city, other than those embraced by section 20-82 of this Code, at which an admission fee is charged, there shall be for the privilege a license tax of \$120.00 per week, and if for less than a week, the tax shall be \$24.00 for each performance or exhibition. If held under a tent or in the open air, the license tax shall be \$60.00 per day.

Section 18. That the first paragraph of Section 20-54, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Every fortuneteller, clairvoyant, phrenologist, spirit medium, chiromancer, astrologist, hypnotist or palmist operating in the city shall pay for the privilege an annual license tax of \$1,200.00, and this license tax shall not be prorated.

Section 19. That Section 20-55, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-55. Gold and silver buyers.

Every buyer of gold and silver shall pay for the privilege of doing business in the city an annual license tax of \$60.00. This license shall not be required of jewelry merchants who make purchases at their places of business.

Section 20. That Section 20-56, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-56. Junk canvassers.

Every person canvassing for junk in the city shall pay for the privilege an annual license tax of \$30.00.

Section 21. That Section 20-57, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-57. Junk dealers.

Every person engaged in the business of junk dealer in the city shall pay for the privilege an annual license tax of \$360.00.

Section 22. That Section 20-58, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-58. Labor agents.

Every labor agent, as defined by section 58-384, Code of Virginia, shall pay for the privilege of doing business in the city an annual license tax of \$1,200.00, and this license tax shall not be prorated.

Section 23. That Section 20-59, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-59. Lightning rod agents.

Every lightning rod agent doing business in the city shall pay for the privilege an annual license tax of \$60.00.

Section 24. That Section 20-60, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-60. Loan brokers.

Every person engaged in lending money on automobiles, household goods and chattels, personal property, wages or salaries or on personal endorsements, upon which more than six per centum per annum is charged, shall pay for the privilege an annual license tax of \$720.00, and this license tax shall not be prorated.

Section 25. That Section 20-61, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-61. Lockers for parcels or baggage.

Every person operating in the city any automatic checking machines containing lockers or receptacles used for storage or parcels or baggage shall pay for the privilege of doing business a license tax of \$1.20 per annum for each locker or receptacle that is operated by the coin-in-slot principle. The commissioner of revenue shall notify the superintendent of police in writing when any such license is issued.

Section 26. That Section 20-62, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-62. Medicine vendors.

Every person selling medicine, salves, liniments, receipts or medicinal articles of any description in the city shall pay for the privilege a license tax of \$12.00 per day.

Section 27. That Section 20-63, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-63. Pawnbrokers.

Every pawnbroker, as defined by section 54-840, Code of Virginia, engaged in business in the city shall pay for the privilege an annual license tax of \$480.00.

Section 28. That Section 20-64, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-64. Peddlers, hawkers and hucksters.

(a) Persons peddling or selling gasoline or oil or their products in quantities of more than five gallons to any one person in the city, and not maintaining a permanent storage plant in the city, shall pay an annual license tax of \$240.00 on each truck or tank wagon. For peddling or selling gasoline or oil or their products in the city in quantities of five gallons or less to any one person, there shall be imposed an annual license tax of \$48.00 on each truck or tank wagon. The provisions of this subsection shall not be construed to permit the operation of vehicles upon the streets of the city without the payment of the license tax on such vehicles provided elsewhere in this chapter.

(b) Each person who shall carry or cause to be carried from place to place in the city ice, wood or coal, not manufactured or produced by such person, and sell, offer to sell or barter the same, whether employed by a dealer, manufacturer or producer of ice, wood or coal or not, shall pay an annual license tax of \$120.00. When more than one vehicle is used, there shall be paid an additional license tax of \$120.00 for each vehicle more than one so used. The whole license tax assessed, shall be paid in one sum at the time the license is issued, and the same shall not be prorated or transferred.

(c) Each person who shall carry from place to place, any goods, wares or merchandise, and who shall peddle, hawk, sell, or offer to sell, barter the same, with or without the use of vehicles, shall be deemed to be a peddler, hawker or huckster. Any person licensed under this and the two following subsections of this section may peddle, hawk, sell, offer to sell or barter, with

or without the use of vehicles, any personal property a merchant may sell, as provided elsewhere in this chapter, or he may exchange the same for other articles; provided, however, that nothing in this subsection shall be construed to require the payment of a license tax by persons peddling farm and domestic products, including flowers, ice, milk, butter, cream, bakery products and eggs, produced, grown, or manufactured by themselves and not purchased by them for sale; and provided further, that in all cases, except in peddling ice, milk or bakery products and manufactured or produced by such peddlers and not purchased for sale, such peddling shall be done outside of and not within the limits of the regular market house spaces and sheds of the city.

Each peddler, hawker or huckster who shall carry from place to place any goods, wares or merchandise, except gasoline, oil, ice, wood, meat, milk, butter, eggs, poultry, fish, oysters, crabs, game, vegetables, fruits, or other family supplies of a perishable nature and sells, offers to sell or barter the same shall pay a license tax of \$240.00 for each person so engaged or employed, when such person travels on foot, when vehicles are used, there shall be paid an additional license tax of \$240.00 for each vehicle so used. The whole license tax assessed shall be paid in one sum at the time the license is issued and the same shall not be prorated or transferred.

Each peddler, hawker or huckster who shall carry from place to place, meat, butter, eggs, poultry, fish, oysters, crabs, game, vegetables, fruits or other family supplies of a perishable nature, not grown, or produced by such peddler, hawker or huckster, and sells, offers to sell or barter the same shall pay a license tax of \$120.00; and when more than one vehicle is used, there shall be paid an additional license tax of \$120.00 on each vehicle, more than one, so used; provided the license tax for peddling fish by persons buying directly from a person taking same from the water shall be \$30.00 for each vehicle so used. The whole license tax assessed shall be paid in one sum at the time the license is issued and the same shall not be prorated or transferred. Every person whose plant is not located in the city, who engages in the business of selling and delivering in the city perishable products manufactured by him to consumers, but does not engage in the business of selling and delivering to dealers or retailers, shall be licensed and pay a tax under the provisions of this subsection.

(d) Every person, other than a distributor or vendor of motor vehicle fuels and petroleum products, a farmer, a dealer in forest products or a manufacturer taxable on capital by the state, who shall sell and deliver at the same time, or offer to sell, in the city, other than at a definite place of business, goods, wares, manufactured products or merchandise to licensed dealers or retailers, shall pay an annual license tax of \$120.00 for each vehicle so used in the conduct of such business, the whole of which license tax shall be paid in one sum at the time the license is issued and shall not be prorated or transferred.

A peddler, within the meaning of this subsection, is any person who or which, at other than a definite place of business operated by the seller, shall sell, or offer to sell, goods, wares or merchandise to licensed dealers or retailers, and at the time of such sale or exposure for sale, shall deliver or offer to deliver the goods, wares, or merchandise to the buyer, and any delivery made on the day of sale shall be construed as equivalent to delivery at the time of sale. Every person claiming exemption from the provisions of this subsection on the ground that he is delivering goods, wares or merchandise previously sold to the customer, shall, upon request of any police, tax or revenue officer, furnish evidence of his claims other than his mere statement, which evidence may be an invoice or signed order describing the goods, wares or merchandise involved, and the amount and price thereof, and failure to furnish such evidence shall be sufficient ground for charging the person operating the vehicle with a violation of this subsection; and in any prosecution for a violation of this paragraph, such claim must be corroborated by satisfactory evidence.

Section 29. That Section 20-65, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-65. Piano tuners.

Every person engaged in tuning pianos in the city shall pay for the privilege an annual license tax of \$18.00.

Section 30. That Section 20-66, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-66. Pistol dealers.

Every person engaged in selling pistols or revolvers in the city shall pay for the privilege an annual license tax of \$30.00. Before any license under this section shall be issued by the commissioner of revenue, the applicant shall produce evidence that he has obtained a permit under the provisions of sections 34-12 to 34-18 of this Code.

Section 31. That Section 20-67, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-67. Shooting galleries, etc.

All operators of shooting galleries, ball throwing establishments, or places of like amusements other than those licensed

under sections 20-73 to 20-87 of this Code, relative to non-regulatory licenses, shall pay an annual license tax for the privilege of operating in the city of \$240.00.

Section 32. That Section 20-68, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-68. Sound trucks.

Persons using loud speakers or amplifiers on automobiles, trucks or other vehicles on the streets of the city for commercial purposes or for advertising shall pay for the privilege a license tax of \$30.00 per day for each vehicle.

Section 33. That Section 20-69, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-69. Ticket scalpers.

Every person engaged in the business of buying tickets to theatrical, athletic or other performances, in block for the purpose of reselling them at a profit shall pay for the privilege an annual license tax of \$120.00.

Section 34. That Section 20-70, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-70. Tourist homes.

Every person operating a tourist house and renting rooms to transients on a daily basis shall pay for the privilege of doing business in the city an annual license tax of \$30.00 and \$6.00 for each room so used in excess of two. No meals shall be served for compensation under this license.

Section 35. That Section 20-71, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 20-71. Transient dealers.

Every person who shall offer for sale from cars or other conveyances fruit, produce or merchandise of any character, when such carriers or other temporary quarters are used as substitutes for regular store buildings or to evade payment of a dealer's license, shall pay a license tax of \$120.00 per annum. This license applies to transient dealers and others who use this method of disposing of their commodities and not to bona fide farmers or truckers. This license tax shall not be prorated.

Section 36. That Section 20-72, Article II, Chapter 20 of The Code of the City of Alexandria, Virginia, 1963, as amended, be and the same hereby is amended and reordained to read as follows:

Sec. 70-72. Wall and bulletin sign painters and billposters.

Persons engaged in the business of wall or bulletin sign painting or bill posting, whether on signs or devices erected or maintained by the licensee or not, if such wall or bulletin signs are greater in size than four by eight feet, shall pay for one to and including four such signs or devices \$120.00; and for more than four such signs or devices \$480.00. If such wall or bulletin signs are four by eight feet or less, they shall pay for any number of such signs or devices \$240.00.

Section 37. That this ordinance shall be published in a newspaper of general circulation in the City not later than five days following its introduction together with a notice containing the time and place for a public hearing. The Clerk of the Council shall note the date of introduction and first reading, the date of publication, the date of the public hearing, and the date of the second reading and final passage in the minutes of the meeting. This ordinance shall become effective January 1, 1970.

Charles E. Beatley, Jr.  
Mayor

FINAL PASSAGE: MAY 27, 1969

N. B. Underlining is not a part of this ordinance but merely denotes new or changed material.